

IN THE COURT OF CRIMINAL APPEALS OF TENNESSEE
AT NASHVILLE

WAYNE DAVIDSON v. RICKY BELL, WARDEN

**Circuit Court for Davidson County
No. 03-C760**

No. M2003-01128-CCA-R3-HC - Filed November 9, 2004

ORDER

The petitioner, Wayne Davidson, has filed a petition for rehearing pursuant to Rule 39 of the Tennessee Rules of Appellate Procedure. The petitioner raises numerous complaints regarding this court's opinion affirming the dismissal of his petition for writ of habeas corpus. Specifically, he contends that this court incorrectly stated material facts and erroneously concluded that the Criminal Sentencing Reform Act of 1982 and the habitual criminal statute did not violate his constitutional rights.

Our opinion fully addressed the issues raised by the petitioner. See Wayne Davidson v. Ricky Bell, Warden, No. M2003-01128-CCA-R3-HC, 2004 WL 2159019 (Tenn. Crim. App. At Nashville, Sept. 27, 2004). A petition for rehearing may not be granted to revisit matters fully argued. Tenn. R. App. P. 39(a). Accordingly, the petition to rehear is DENIED.

Per Curiam
(Ogle, J., David H. Welles, J., Wedemeyer, J.)